

**UNITED STATES DISTRICT COURT FOR THE  
NORTHERN DISTRICT OF IOWA CEDAR  
RAPIDS DIVISION**

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CHRISTOPHER CHEATHAM, on behalf of him-self and all others similarly situated,

CRST INTERNATIONAL HOLDINGS, LLC; CRST EXPEDITED, INC, d/b/a CRST THE TRANSPORTATION SOLUTION, INC.;

Defendants.

Case No. 1:24-CV-109

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**INDEX OF EXHIBITS IN SUPPORT OF PLAINTIFF'S MOTION FOR CIRCULATION  
OF NOTICE PURSUANT TO 29 U.S.C. § 216(B) AND MEMORANDUM OF POINTS AND  
AUTHORITIES IN SUPPORT THEROF**

Plaintiff CHRISTOPHER CHEATHAM, by and through his attorneys of record, RAFII & ASSOCIATES, P.C., hereby file this Index of Exhibits in Support of Plaintiff's Motion for Notice of Certification of the Collective. Plaintiff bases this upon the papers and pleadings on file in this action.

Respectfully submitted,

DATED: February 12, 2025

**RAFII & ASSOCIATES, P.C.**

*/s/Rachel Mariner*  
Rachel Mariner  
*Attorneys for Plaintiff*

## **INDEX OF EXHIBITS**

<b>Exhibit</b>	<b>Description</b>
A	Notice of Pending Collective Action Lawsuit. Under the Fair Labor Standards Act
B	Consent to Join Lawsuit Pursuant to 29 U.S.C. § 216(b)
C	Reminder Card
D	Demand Letter - Representation of Christopher Jeffrey Cheatham dated February 15, 2024
E	Declaration of Christopher Jeffrey Cheatham dated February 12, 2025
F	CRST Commercial Driver's License Training and Repayment Agreement
G	Promissory Note with Demand Feature
H	Wage Deduction Authorization

## CERTIFICATE OF SERVICE

The undersigned certifies, pursuant to LR 5(a), that a true and correct copy of this document was served electronically upon all parties to the above cause of action through the Court's ECF system to each of the attorneys of record herein at their respective addressees disclosed on the pleadings on February 12, 2025.

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By: /s/ Marcus Johnson  
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